JOHN H. STONE, Esquire, Governor.

1795.

V. And be it enacted, That the directors thus chosen shall immediately cause C H A P. to be entered in a good and sufficient book, in solio, the names of all the mem- Who shall bers of the corporation, with their number of theres thereto respectively annexed; cause the and in the same book they shall also cause to be entered each and every transfer names to be that shall from time to time be made of any of the faid shares; and the stock of the faid corporation shall be assignable and transferable under such rules, regulations and by-laws, as shall be prescribed in that behalf by the said body corporate.

VI. and be it enacted. That the faid directors shall immediately require from Require prothe feveral stockholders promissory notes, with two approved endorsers, for the missory notes, payment of the remaining nine tenths of their respective subscriptions, in nine several notes, each for one tenth part, payable on demand, or such collateral fecurity for the payment thereof, either in the stock of the United States, in bank stock, or in land, as the said directors from time to time shall require and approve, which faid notes, or fuch part of them as shall remain unpaid, shall be renewed in the month of February in every year, with the same, or such other two endorsers as the said directors for the time being may require and approve; and in case such collateral security should at any time thereafter become manifestly infufficient, from a depreciation thereof, or otherwise, then the said directors shall and they are hereby authorised and directed to require the party to give to them such additional or other security as aforesaid, as they may approve, and any stockholder who may refuse to give such notes, or such collateral security as may from time to time be required as aforesaid, shall forfeit all his interest in the corporation, and his share, shares or parts of shares, shall be disposed of by the said directors, for the benefit of the corporation, to such person or persons as may apply for the same, who may be admitted a member or members according to the restrictions and qualifications herein contained, but the money which the directors shall receive from the sale of the share, shares or parts of shares, actually paid for by fuch delinquent, shall be repaid by them to him, his executors, administrators or assigns, but he shall nevertheless remain liable for his proportion of any lofs which may arise from risks taken antecedent to said refusal; provided, that in case of the death of any stockholder, the neglect or refusal of his executors, administrators or legatee, to give the notes, or such collateral security as may be required as aforefaid, shall not be a forfeiture of the interest which the faid stockholder, in his lifetime, had in the corporation, but the said executor, administrator or legatee, shall have one whole year next after the day of the said death, either to give the said notes, or such collateral security as aforesaid, or to transfer the said share or shares; and in case the said notes, or the said collateral security, shall not be given within the said term of one year by such executor, administrator, legatee or assignee, all interest which the said stockholder had in his lifetime in and to the said corporation shall be forfeited, and shall be disposed of as aforesaid by the said directors; and such executor or administrator shall be and he is hereby authorised and empowered, at any time within the said term of one year, to sell or transfer such shares as the orphans court of the county where fuch person or persons have obtained letters testamentary or letters of administration on the said estate shall from time to time order and direct.

VII. And be it enacted, That the said directors shall have full power and au- And make inthority to make insurances upon vessels or merchandise at sea, or going to sea, or upon any goods, wares, merchandises, freights, or other personal property, going or gone by land or water, and to lend money on bottomry or respondentia, and generally to transact and perform all the business relative to the objects aforesaid.

VIII. and be it enacted and declared, That it shall not be lawful for the di- No further rectors, at any time after the receiving of the first payment as aforesaid, to re-payments to rectors, quire or demand from the stockholders any other or further payments, unless the &c. same may be necessary to defray and satisfy losses previously sustained by the said corporation; and the directors shall have power to employ the funds belonging to the corporation in such manner as they may deem most advantageous to the institution,